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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/052,262	01/23/2002	Kaori Kondo	500.36734CX1	2917
20457	7590 12/13/2004	EXAMINER		
ANTONELLI, TERRY, STOUT & KRAUS, LLP 1300 NORTH SEVENTEENTH STREET SUITE 1800			BACKER, FIRMIN	
			ART UNIT	PAPER NUMBER
ARLINGTON	ARLINGTON, VA 22209-9889			
			DATE MAIL ED: 12/13/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/052,262	KONDO ET AL.			
Office Action Summary	Examiner	Art Unit			
	Firmin Backer	3621			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
1) Responsive to communication(s) filed on 23 January 2002.					
<u> </u>	action is non-final.				
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closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) ☐ Claim(s) 24-30 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 24-30 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.					
Application Papers					
9) The specification is objected to by the Examiner.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s)	_				
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	4) Interview Summary (Paper No(s)/Mail Dai 5) Notice of Informal Pa 6) Other:	e			

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DETAILED ACTION

1. This is in response to a letter for patent filed on January 23rd, 2002 in which claims 1-23 were presented for examination. Claims 1-23 were pending in the letter.

Preliminary Amendment

2. A preliminary amendment has been filed on January 23rd, 2002. Claims 1-23 have been canceled and claims 24-30 were added. Claims 24-30 are pending in the letter.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 24-30 are rejected under 35 U.S.C. 102(e) as being anticipated by Ginter et al (U.S. PG Pub No. 2002/0133793 A1).
- 5. As per claims 24, Ginter et al teach a storage medium for recording a document circulation program for circulating a document having a plurality of data blocks in such a manner

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that the document circulation program can be read by a computer, the storage medium comprising a code for receiving the document at a designated worker from a network in which the document contains data blocks relevant to different workers encrypted by using different encrypting keys corresponding to the different workers; and a code for decrypting an encrypted portion of the document received at the designated worker from the network by using a decrypting key corresponding to the designated worker and a code for setting a display condition that the document is displayed after deleting therefrom a data block encrypted by the different workers (see paragraphs 0184, 0211, 0533, 1355, 1723, 1840, 2121 and claims 30).

- 6. As per claims 25, Ginter et al teach a storage medium further including a code for indicating whether each of data blocks included in the document is a decrypted document, and whether the data block which cannot be decrypted is to be displayed (see paragraphs 0184, 0211, 0533, 1355, 1723, 1840, 2121 and claims 30).
- As per claims 26, Ginter et al teach a storage medium storage medium for recording a document circulation program readable by a computer system for circulating a document having a plurality of data blocks over a network, the storage medium comprising a code for encrypting a certain data block of a plurality of data blocks of a document relevant to a certain worker by using an encrypting key corresponding to the certain worker and encrypting another data block of the plurality of data blocks of the document relevant to another worker by using an encrypting key corresponding to the another worker; a code for circulating the document having encrypted certain data block and encrypted another data block over a network; and a code for setting a

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display condition that the document is displayed after deleting therefrom a data block which cannot be decrypted when the document is decrypted by using a decryption key corresponding to the certain worker (see paragraphs 0184, 0211, 0533, 1355, 1723, 1840, 2121 and claims 30).

- 8. As per claims 27, Ginter et al teach a storage medium further including a code for indicating whether each of data blocks included in the document is a decrypted document, and whether the data block which cannot be decrypted is to be displayed (see paragraphs 0184, 0211, 0533, 1355, 1723, 1840, 2121 and claims 30).
- 9. As per claims 28, Ginter et al teach a document circulation method of circulating a document having a plurality of data blocks, comprising encrypting a certain data block of a plurality of data blocks in a document relevant to a certain worker by using an encrypting key corresponding to the certain worker; encrypting another data block of the plurality of data blocks in the document relevant to another worker by using another encrypting key corresponding to the another worker; circulating the document having the certain data block encrypted by the encryption key and the another data block encrypted by the another encryption key over a network; receiving the document having encrypted certain data block and encrypted another data block by the certain worker from the network; decrypting the document by using a decrypting key corresponding to the certain worker, and setting a display condition that the document is displayed after deleting a data block which cannot be decrypted (see paragraphs 0184, 0211, 0533, 1355, 1723, 1840, 2121 and claims 30).

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10. As per claims 29, Ginter et al teach a document circulation method further displaying a column of a data block which cannot be decrypted in the form of a blank, when the encrypted portion of the document is decrypted by using the another decrypting key corresponding to the another worker (see paragraphs 0184, 0211, 0533, 1355, 1723, 1840, 2121 and claims 30).

11. As per claims 30, Ginter et al teach a method according further determining not to display data when there is no data to be decrypted (see paragraphs 0184, 0211, 0533, 1355, 1723, 1840, 2121 and claims 30).

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. (see form 892).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Firmin Backer whose telephone number is (703) 305-0624. The examiner can normally be reached on Mon-Thu 9:00 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on (703) 305-9768. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Firmin Backer Primary Examiner

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December 9, 2004